EXHIBIT BUltravision's Proposed Constructions

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
1	display panel[s]	'904: 1–4 '272: 1, 2, 5, 10, 14 '372: 4–5, 8, 10, 12– 14, 16	this term is limiting where it appears in the preamble of the claims interchangeable display panel for a multi-panel modular display	'782 Patent: Abstract FIGS 1A–B, 3A–I, 4A–B, 5, 6A–B, 7, 10A–D, 13, 14, 20, 21A–B, 24A, 25A–C, 38A–E, 39
	modular display panel[s]	'782: 1,6 '294: 1,2,7- 9,13, 18-20, 22-23, 26-28, 30		1:52–2:27, 5:26–31, 5:53–6:20, 6:39–7:2, 8:53–59, 16:56–17:11, 17:43–57, 25:9–48 Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection

¹ U.S. Patent No. 9,047,791 to Cox et al.; U.S. Patent No. 9,207,904 to Hall*; U.S. Patent No. 9,642,272 to Hall; U.S. Patent No. 9,666,105 to Cox et al.; U.S. Patent No. 9,916,782 to Hall; U.S. Patent No. 9,978,294 to Hall; U.S. Patent No. 9,984,603 to Hall; U.S. Patent No. 9,990,869 to Hall; U.S. Patent No. 10,248,372** to Hall.

All citations to the intrinsic record related to the Hall Patents are made to the '782 patent for simplicity unless otherwise noted.

All citations to the intrinsic record related to the Cox Patents are made to the '791 patent for simplicity unless otherwise noted. Ultravision reserves the right to cite to the same disclosures found in the other Asserted Patents.

A citation to a figure includes all corresponding descriptions of that figure, and a citation to a description includes its corresponding figure(s) and any surrounding language.

^{*} asserted in the GoVision case only

^{**} asserted in the GoVision and Ledman cases only

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
		'603: 1,8 '869: 1,10– 11,14, 19 '372: 1,10		with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).
	LED display panel[s]	'869: 14,16		Webster's Third (2002):
	panel[s]	'904: 1–6, 9, 14 '782: 3–6, 9– 14, 16 '603: 1, 3–8, 12–16 '869: 3, 5, 9–		modular: "planned or constructed on the basis of a standard pattern or standard dimensions, capable of being easily joined to or arranged with other parts or units"
		11, 13, 19, 23		
2	wherein the modular display panel is configured to be cooled passively without fans	'294: 22	not indefinite plain and ordinary meaning or, in the alternative	'782 Patent: FIGS 2C, 40A–B 2:15–17, 5:15–18, 7:30–58,
			wherein the modular display panel is configured to dissipate	17:30–43, 24:22–31, 24:39– 46
			heat without the use of additional dedicated energy, including fans	Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
	wherein the multi-panel display system is cooled passively and includes no air conditioning, fans, or heating units	'272: 4,13	not indefinite plain and ordinary meaning or, in the alternative wherein the multi-panel display system dissipates heat without the use of additional dedicated energy and includes no air conditioning, fans, or heating units	with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).
	wherein the modular multi-panel display system is cooled passively and includes no air conditioning, fans, or heating units	'869: 14	not indefinite plain and ordinary meaning or, in the alternative wherein the modular multi- panel display system dissipates heat without the use of additional dedicated energy and includes no air conditioning, fans, or heating units	
3	wherein the plurality of integrated display panel sub-assemblies are configured to be moved to a second location remote from the first location	'272: 1,10	not indefinite plain and ordinary meaning	'272 Patent: FIG 23 3:66–67, 4:19–26, 4:52–58, 20:1–13 Ultravision may rely on the

#	Term		nt(s) ¹ & nim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
					expert testimony of Mr. Thomas Credelle in connection with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).
4	detachably mounting a plurality of	'272:	1, 10	plain and ordinary meaning	'782 Patent:
	display panels to the mechanical support structure so as to assemble a				FIG 1A-B, 8A-M, 23
	plurality of integrated display panel sub-assemblies				2:1–4, 3:32–37, 11:5–17, 13:4–53, 20:53–30, 20:44– 49, 20:54–60
	wherein the display panel is configured to be detachably attached to a support structure	'372:	10		49, 20.34-00
5	waterproof	'272:	1, 10	not indefinite	'782 Patent:
		'782:	1	preventing water from entering	Abstract
		'294:	1, 2, 13,	the interior of the panel when exposed to weather	FIGS 24A, 25A–C
	'60	'603:	221	exposed to weather	4:61–5:3, 7:15–19, 7:42–58, 23:1–3, 24:22–29
		'869:	1, 14, 19		claims 1, 6
					Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection with this claim term. A

#	Term		nt(s) ¹ & aim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
					disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).
					Webster's Third (2002):
					waterproof: "impervious to water as relating to or characterizing a machine or structure so constructed that a stream of water may be directed on it under specified conditions without the water entering"
	sealed to be waterproof	'272:	1, 10	not indefinite	'782 Patent:
		'782:	1	enclosed so as to be	Abstract
		'294:	1–2, 13,	waterproof (as construed above)	FIGS 24A, 25A–C
		'603:	221	,	4:61–5:3, 7:15–19, 7:42–58, 23:1–3, 24:22–29
		'869:	1, 14, 19		claims 1, 6
					Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection with this claim term.
					Webster's Third (2002):

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				 "a tight and perfect closure (as against the passage of gas or water)," "to keep shut, enclosed, or confined," "to close or fasten by a coating or other fastening that prevents access or leakage"
6	housing	'272: 1,5–7, 10,14– 16	plain and ordinary meaning or, in the alternative an [at least] partially protective	'782 Patent: Abstract FIGS 2A–B, 3A–I
	shell	'782: 1,12	enclosure containing components of the LED	2:18–27, 6:54–11:2, 22:7–41,
	casing	'294: 1, 13, 22–23 '603: 1, 4, 15 '869: 1, 9–11, 13–14, 19 '372: 1, 4–5, 8, 10, 12–13,	display panel	24:6–9, 24:22–38 Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).

#	Term	Patent(s) ¹ & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
		16		Webster's Third (2002) casing: "something that encases" housing: "something that covers or protects"
7	plastic housing	'272: 7,16	housing constructed primarily of plastic	'782 Patent: 2:18–27, 4:53–5:3, 8:1–3,
	plastic casing	'294: 1, 13, 22–23 '869: 19 '372: 4, 12	casing constructed primarily of plastic	22:7–18, 24:6–9, 24:22–31
	plastic sidewalls	'869: 1,14	sidewalls constructed primarily of plastic	
	comprise[s] plastic	'782: 1, 9, 14 '603: 1, 14	constructed primarily of plastic	
8	pitch [or fixed distance] does not depend on the height and width	'372: 1,10	not indefinite plain and ordinary meaning	'372 Patent: FIG 1A 1:16–18, 1:33–46, 1:53–2:20, 2:66–3:8, 3:24–26, 3:49– 4:11, 4:56–62, 4:56–67, 5:1– 12, 10:47–55, 12:36–47,

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).
9	receiver circuit	'272: 1,10	not indefinite	'782 Patent:
			plain and ordinary meaning	FIGS 24A–B
				3:38–44, 21:54–64, 22:19– 29, 22:42–54, 22:66–67, 23:4–7, 23:16–41, 23:42–53
				Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).
10	power supply mounted over the outer surface of the modular display panel	'294: 22	not indefinite	'782 Patent:
	solves of the modular display puner		plain and ordinary meaning	Abstract
				FIGS 2A–C, 4A–B, 6B, 24A,

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				25A-C, 29A-C 2:19-27, 6:46-53, 7:30-41, 7:53-58, 9:19-30, 9:52-61, 10:29-41, 21:1-17, 22:42- 67, 23:65-24:12, 24:31-38, 26:43-61, 27:66-28:20 Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).
11	power supply mounted outside the plastic casing	'869: 19	plain and ordinary meaning	'782 Patent: Abstract
	power supply unit mounted outside the casing	'372: 8		FIGS 2A–C, 4A–B, 6B, 24A, 25A–C, 29A–C
	power converter is mounted outside the casing	'372: 16		2:19-27, 6:46-53, 7:30-41, 7:53-58, 9:19-30, 9:52-61, 10:29-41, 21:1-17, 22:42- 67, 23:65-24:12, 24:31-38, 26:43-61, 27:66-28:20
12	power supply unit protrudes from the back surface of the casing	'603: 4	plain and ordinary meaning	'782 Patent: Abstract

#	Term	Patent(s) ¹ & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				FIGS 2A–C, 4A–B, 6B, 24A, 25A–C, 29A–C
				2:19-27, 6:46-53, 7:30-41, 7:53-58, 9:19-30, 9:52-61, 10:29-41, 21:1-17, 22:42- 67, 23:65-24:12, 24:31-38, 26:43-61, 27:66-28:20
13	each [LED] display panel [also]	'272: 1,10	plain and ordinary meaning	'782 Patent:
	includes a power supply	'869: 14		Abstract
				FIGS 2A–C, 4A–B, 6B, 24A, 29A–C
				2:19-27, 6:46-53, 7:30-41, 7:53-58, 9:19-30, 9:52-61, 10:29-41, 21:1-17, 22:42- 67, 23:65-24:12, 24:31-38, 26:43-61, 27:66-28:20
14	thermally conductive material	'272: 6,15	plain and ordinary meaning	'782 Patent:
		'782: 1,3,9		FIGS 2C, 24A, 25A–D
		'603: 1,3,12, 14		1:55-2:27, 5:4-11, 7:53-8:3, 22:30-41, 24:6-9, 24:22-38
		'869: 1,14,19		claims 1, 9
	first thermally conductive material	'782: 1,3,9	1	'603 Patent:
	second thermally conductive material	'782: 1,3	_	claim 14

#	Term	Patent(s) ¹ & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
	thermally conductive material disposed proximate to the power supply	'869: 19		Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).
				Wiley Electrical and Electronics Engineering Dictionary (Kaplan 2004):
				conduction: "The transmission of energy through a medium without the medium itself moving as a whole. Electrical, acoustic, or heat energy may be propagated in this manner." conductive: "Pertaining to, or capable of conduction."
15	hoot conducting atmesture	'603: 1, 3–4, e	plain and ordinam meaning	'782 Patent:
13	heat conducting structure	1, 5–4, 0	plain and ordinary meaning	FIGS 2C, 24A, 25A–D
				1:55–2:27, 5:4–11, 7:53–8:3, 22:30–41, 24:6–9, 24:22–38
				claims 1, 9

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				'603 Patent:
				claim 14
				Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).
				Wiley Electrical and Electronics Engineering Dictionary (Kaplan 2004):
				conduction: "The transmission of energy through a medium without the medium itself moving as a whole. Electrical, acoustic, or heat energy may be propagated in this manner." conductive: "Pertaining to, or capable of conduction."
16	attachment points	'782: 12 '294: 1,22 '603: 15	plain and ordinary meaning or, in the alternative points for attachment	'782 Patent FIGS 3A–B, 3D–3F, 4A, 5, 6A, 7, 9A–C, 14, 16A–E,

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
		'372: 1,10		21A-B, 25A-B
	attachment points for use in attachment as part of a multi-panel	'782: 12	plain and ordinary meaning or, in the alternative	16:63–17:6, 18:4–15, 18–21– 44, 21:34–53
	modular display	'294: 1,22 '603: 15	points for attachment	U.S. Patent Application No. 15/369,304:
		'372: 1,10		Jan. 31, 2018 Comments on
	connections for attaching	'869: 13	plain and ordinary meaning	Statement for Reasons of Allowance
				Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection with this claim term.
17	exposed to [an / the] external	'294: 1,9,13,	not indefinite	'782 Patent:
	environment	20, 22, 28	plain and ordinary meaning	2:14–17, 4:53–60, 5:4–31,
		'869: 1,14		5:66–6:4, 6:31–39, 11:5–17, 46–54, 20:50–53
	exposed to an external environment	'294: 1, 13, 22		Ultravision may rely on the expert testimony of Mr.
	without a protective waterproof enclosure	'869: 14		Thomas Credelle in connection with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).
18	cabinet[s]	'272: 4,13	enclosure separate from the	'782 Patent:

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
			LED panel[s] to protect the	Abstract
			LED panel[s] from the environment, including water	FIGS 1A–B, 3A–I, 4A–B, 5, 6A–B, 7, 10A–D, 13, 14, 20, 21A–B, 24A, 25A–C, 38A– E, 39
				1:52-2:27, 4:53-60, 5:4-31, 5:53-6:20, 6:31-7:2, 8:53- 59, 11:5-17, 11:46-54, 16:56-17:11, 17:39-57, 20:50-53
				U.S. Patent Application No. 14/444,719:
				Mar. 11, 2015 Non-Final Office Action
				May 27, 205 Amendment
				Aug. 5, 2015 Notice of Allowance
				Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection with this claim term.
19	substantially rectangular	'372: 1,10	not indefinite	'372 Patent:
			plain and ordinary meaning	FIGS 1A–B
				1:53–63, 4:9–31, 5:1–12, 6:14–22, 12:26–47

#	Term	Patent(s) ¹ & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).
20	A modification kit for converting an existing signage mounting structure to an electronic sign comprising	'791: 1, 12, 21	this preamble is not limiting plain and ordinary meaning	'791 Patent: Abstract 8:6–28, 10:11–33, 10:65– 11:10, 12:52–13:8, 13:9–15, 14:30–45, 14:49–52, 15:5– 19, 16:58–17:49, 18:20–37, 19:62–67, 23:25–45, 27:25– 38, 74:56–75:8
21	existing signage [mounting] structure	'791: 1,4,12, 21	plain and ordinary meaning	'791 Patent: Abstract FIG 19 1:45-67, 2:57-3:5, 3:25-28, 14:30-45, 16:58-61, 17:1-8, 18:48-52, 23:25-39, 71:1- 27, 75:10-28, 76:18-50
22	power routing system	'791: 1, 12, 21	not governed by § 112(f)	'791 Patent:

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
			plain and ordinary meaning	Abstract FIG 14, 17, 22, 26, 27, 28, 36, 37, 38, 44 20:47-49, 20:57-61, 21:7- 11, 21:14-16, 21:21-23, 21:24-26, 21:30-32, 21:50-52, 21: 53-55, 21:56-60, 22:26-28, 24:6-11, 31:28-49, 32:33-33:38, 35:64-36:5, 38:21-36, 38:47-54, 39:45-57, 40:31-45, 43:43-44:35, 44:52-54, 50:6-56:43, 73:12-39
23	a mounting structure	'791: 4,14	not governed by § 112(f) plain and ordinary meaning	'791 Patent: Abstract 8:6–28, 10:11–33, 10:65– 11:10, 13:9–15, 14:49–52, 15:5–19, 16:58–17:49, 18:20–37, 23:25–39, 74:56– 75:8
24	weatherized display module	'791: 10, 19, 25 '105: 15, 17	plain and ordinary meaning	'791 Patent: 27:12–17,29:18–24, 29:54– 58, 31:62–32:5, 37:36–39, 43:20–23, 78:43–46, 79:17– 38 Ultravision may rely on the

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				expert testimony of Mr. Thomas Credelle in connection with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).
25	allow most of a rear surface of the rear portion to be exposed for servicing [individual ones of the plurality of display modules]	'791: 12,21	plain and ordinary meaning	'791 Patent: 17:1–8, 17:23–29, 17:50– 18:2, 25:13–29 U.S. Patent Application No. 15/195,260: Oct. 12, 2017 Response to Non-Final Office Action
26	a plurality of power routing systems each including at least one node associated with each sign section [assembly] with a plurality of individual power extensions each extending from one node to one of the bays	'791: 12,21	not governed by § 112(f) plain and ordinary meaning	'791 Patent: Abstract FIG 14, 17, 22, 26, 27, 28, 36, 37, 38, 44 20:47-49, 20:57-61, 21:7- 11, 21:14-16, 21:21-23, 21:24-26, 21:30-32, 21:50-52, 21:53-55, 21:56-60, 22:26-28, 24:6-11, 31:28-49, 32:33-33:38, 35:64-36:5, 38:21-36, 38:47-54, 39:45-

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				57, 40:31–45, 43:43–44:35, 44:52–54, 50:6–56:43, 73:12–39
27	the front portion defines two columns of bays	'791: 13	plain and ordinary meaning	'791 Patent: Abstract FIGS 4, 5, 6, 7, 23, 37, 38 47A-D 22:51-59, 24:60-25:12, 28:1-8, 37:15-25, 59:10-48, 61:30-61, 71:61-72:14
28	the front portion and the rear portion of said sign section assembly are integral	'791: 23	not indefinite plain and ordinary meaning	'791 Patent: 22:52–56 U.S. Patent Application No. 14/214,778: July 28, 2016 Office Action Ultravision may rely on the expert testimony of Mr. Thomas Credelle in connection with this claim term. A disclosure of such testimony is being served on counsel for Defendants simultaneously with this filing pursuant to P.R. 4-3(b).

#	Term	Patent(s) ¹ & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
29	compound structural frame	'791: 4–5, 14– 15, 24	plain and ordinary meaning	'791 Patent: FIGS 2, 15, 19, 21, 42A–B, 43B
				1:38-41, 2:9-26, 2:37-41, 2:54-3:5, 4:33-39, 5:46-6:6, 7:15-22, 7:31-38, 8:6-28, 11:11-25, 12:41-51, 19:17-41, 23:35-39, 26:14-16, 27:12-24, 28:38-60, 30:63-31:17, 32:9-13, 34:1-32, 59:47-57, 61:12-16, 71:1-27, 75:10-28, 76:18-50
				U.S. Patent No. 8,929,083 to Cox <i>et al.</i> :
				claims 1, 4
				U.S. Patent No. 9,230,458 to Cox <i>et al.</i> :
				claims 1, 5
				U.S. Patent No. 9,761,157 to Cox <i>et al.</i> :
				claims 2, 6, 16, 18
				U.S. Patent No. 9,852,666 to Ward <i>et al</i> .:
				claims 1, 9
				U.S. Patent Application

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				No. 13/844,832:
				Oct. 2, 2015 Non-Final Office Action
				Dec. 3, 2015 Amendment After Non-Final Office Action
				Feb. 18, 2016 Notice of Allowance
				U.S. Patent Application No. 14/044,620:
				Aug. 6, 2014 Non-Final Office Action
				Sept. 13, 2014 Amendment and Response to Non-Final Official Action
				Oct. 27, 2014 Notice of Allowance
				U.S. Patent Application No. 14/056,017:
				Dec. 19, 2013 Non-Final Office Action
				Feb. 10, 2014 Amendment After Non-Final Rejection
				May 22, 2014 Notice of Allowance

#	Term	Patent(s) ¹ & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				U.S. Patent Application No. 14/075,308:
				Feb. 24, 2014 Ex-Parte Quayle Office Action
				Mar. 22, 2014 An ExParte Quayle Amendment
				June 6, 2014 Notice of Allowance
				U.S. Patent Application No. 14/242,654:
				Feb. 18, 2015 Notice of Allowance
				U.S. Patent Application No. 14/574,342:
				June 23, 2015 Non-Final Office Action
				Aug. 10, 2015 Amendment in Response to First Non Final Office Action
				Oct. 23, 2015 Notice of Allowance
				U.S. Patent Application No. 15/131,002:
				May 16, 2017 Non-Final Office Action

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				Aug. 15, 2017 Amendment After Non-Final Office Action
				Sept. 8, 2017 Notice of Allowance
				U.S. Patent Application No. 15/195,948:
				Nov. 11, 2016 Notice of Allowance
				U.S. Patent Application No. 15/297,544:
				Apr. 19, 2017 Non-Final Office Action
				May 12, 2017 Amendment After Non-Final Office Action
				June 8, 2017 Notice of Allowance
				Webster's Third (2002):
				compound: "Something (as a substance, idea, creation) that is formed by a union of elements, ingredients, or parts"
30	anchored	'105: 15	plain and ordinary meaning	'791 Patent:

#	Term	Patent(s)1 & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				10:11–15, 10:65–11:25, 11:42–65, 12:8–15, 45:41– 51, 48:67–50:5, 70:7–10
31	power introduction node	'105: 15	not governed by § 112(f)	'791 Patent:
			plain and ordinary meaning	Abstract
				FIG 14, 17, 22, 26, 27, 28, 36, 37, 38, 44
				20:47-49, 20:57-61, 21:7- 11, 21:14-16, 21:21-23, 21:24-26, 21:30-32, 21:50- 52, 21: 53-55, 21:56-60, 22:26-28, 24:6-11, 31:28- 49, 32:33-33:38, 35:64-36:5, 38:21-36, 38:47-54, 39:45- 57, 40:31-45, 43:43-44:35, 44:52-54, 50:6-56:43, 73:12-39
32	structural bay locator node	'105: 15	not governed by § 112(f)	'791 Patent:
			plain and ordinary meaning	Abstract
				FIG 14, 17, 22, 26, 27, 28, 36, 37, 38, 44
				20:47–49, 20:57–61, 21:7– 11, 21:14–16, 21:21–23, 21:24–26, 21:30–32, 21:50– 52, 21: 53–55, 21:56–60, 22:26–28, 24:6–11, 31:28–

#	Term	Patent(s) ¹ & Claim(s)	Ultravision's Proposed Constructions	Ultravision's Intrinsic and Extrinsic Evidence
				49, 32:33–33:38, 35:64–36:5, 38:21–36, 38:47–54, 39:45–57, 40:31–45, 43:43–44:35, 44:52–54, 50:6–56:43, 73:12–39